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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/589,707	08/16/2006	Edgar Zimmer	5305-14PUS	8798
27799 7590 10482010 COHEN, PONTANI, LIEBERMAN & PAVANE LLP 551 FIFTH AVENUE			EXAMINER	
			GIONTA, ALLISON	
SUITE 1210 NEW YORK.	NY 10176		ART UNIT	PAPER NUMBER
,			1777	
			MAIL DATE	DELIVERY MODE
			10/18/2010	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

# Office Action Summary

Application No.	Applicant(s)	Applicant(s)	
10/589,707	ZIMMER, EDGAR		
Examiner	Art Unit		
ALLISON GIONTA	1777		

	ALLISON GIONTA	1777					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.  Extensions of time may be available under the provisions of 3 CFR 1 1/360, in no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.  If NO period reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.  Failure to raply within the soft or schemel period for raply will be application to become ADAPCNED (SU U.S.C. § 133).  Failure to raply within the soft or schemel period for raply will be the first mailing date of this communication, which is may feel, may receive any example partners. See 3 CFR 1.74 will write the mailing date of this communication, we will family filed, may receive any example partners.							
Status							
1) Responsive to communication(s) filed on 16 Au	ugust 2010.						
2a) This action is FINAL. 2b) ☐ This	action is non-final.						
3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is							
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims							
4) Claim(s) 39-74 is/are pending in the application	n.						
4a) Of the above claim(s) <u>39-53</u> is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.							
6)⊠ Claim(s) <u>54-74</u> is/are rejected.							
<li>7) Claim(s) is/are objected to.</li>							
8) Claim(s) are subject to restriction and/or	r election requirement.						
Application Papers							
9)☐ The specification is objected to by the Examine	r.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correct	ion is required if the drawing(s) is ob	ected to. See 37 C	FR 1.121(d).				
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.							
Priority under 35 U.S.C. § 119							
12)⊠ Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. § 119(a)	⊢(d) or (f).					
a)⊠ All b) Some * c) None of:							
1. Certified copies of the priority documents have been received.							
2. Certified copies of the priority documents have been received in Application No.							
<ol><li>Copies of the certified copies of the prior</li></ol>	rity documents have been receive	ed in this National	Stage				
application from the International Bureau	ı (PCT Rule 17.2(a)).						
* See the attached detailed Office action for a list	of the certified copies not receive	d.					
Attachment(s)							
Notice of References Cited (PTO-892)	4) Interview Summary						
Notice of Draftsperson's Patent Drawing Review (PTO-948)     Notice of Draftsperson's Patent Drawing Review (PTO-948)     Notice of Information-Disclosure Statement(c) (FTO/SDCC)     Notice of Information-Disclosure Statement(c) (FTO/SDCC)     Notice of Information-Disclosure Statement(c) (FTO/SDCC)							

Paper No(s)/Mail Date 5/26/2009; 8/16/2006.

6) Other: \_\_\_\_\_.

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### DETAILED ACTION

### 35 USC § 112, Sixth Paragraph

Claims 54 and 55 invoke 35 USC 112, sixth paragraph. Claims 54 and 55 recite "an adjusting means for adjusting the ratio of the wash fluid and the permeate stream that are fed to the product stream". In paragraph 0044 of the instant application's PG Pub applicant defines this means for as "an automatic control system which, if necessary, can carry out a control action as a function of the measured flow amounts according to specific predetermined criteria..." There is no further structural definition of the "automatic control system".

### Claim Rejections - 35 USC § 112

Claims 64, 71 and 72 are rejected under 35 U.S.C. 112, second paragraph, as being
indefinite for failing to particularly point out and distinctly claim the subject matter which
applicant regards as the invention.

Claims 64, 71 and 72 recite conditions that occur as a result of the particular design of the diafiltration device. In the claims, applicant attempts to vaguely connect a product design with the function of the product. However, these claims do not sufficiently provide structural limitations which impart the particular functions on the apparatus. Therefore, for the purpose of a prior art search and claims interpretation these claims are understood as reciting functional limitations.

### Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action: Application/Control Number: 10/589,707 Page 3

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(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in such that the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

- 3. The factual inquiries set forth in *Graham v. John Deere Co.*, 383 U.S. 1, 148 USPQ 459 (1966), that are applied for establishing a background for determining obviousness under 35 U.S.C. 103(a) are summarized as follows:
  - 1. Determining the scope and contents of the prior art.
  - Ascertaining the differences between the prior art and the claims at issue.
  - 3. Resolving the level of ordinary skill in the pertinent art.
  - Considering objective evidence present in the application indicating obviousness or nonobviousness.

# 4. Claims 54-74 are rejected under 35 U.S.C. 103(a) as being unpatentable over Lipnizki et al. (Lipnizki et al., Concepts of industrial-scale diafiltration systems, Desalination, 144, 2002, 179-184) and further in view of Martin et al. (5958245).

Regarding claims 54, 55, 56, 57, 58, 59, 63, 67, 68, 69, 70 and 74, Lipnizki et al. teach a device for carrying out the diafiltration of a product (abstract), the device comprising a membrane filtration means with a product inlet, a product outlet and a permeate outlet, a product supply line for feeding a product stream to the product inelt of the membrane filtration means, a wash fluid supply line for feeding a wash fluid stream to the product stream, a permeate supply line for feeding a permeate stream derived from the product itself to the product stream and an adjusting means for adjusting the ratio of the wash fluid stream and the permeate stream that are fed to the product stream. The permeate supply line is designed as a permeate return line for returning permeate from the permeate outlet of the membrane filtration means to the product stream (See Figure 1.3 reproduced below and annotated, Filter 5). A circulation pump is inserted between the product inlet and product outlet forming a product circulation (see the Figures)

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below). A product feed line and discharge line are also pictured below. The product feed line opens into the product circulation upstream of the product discharge line (see also below). The was fluid supply line and the permeate supply line open into the product stream by two separate openings (See below). In the embodiment shown on page 183, Figure 2 (1), a wash pump is installed in the wash fluid supply line (pg. 183, Fig. 2 (1)).

## (3) Counter-Current Diafiltration

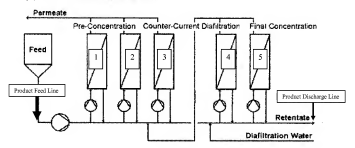
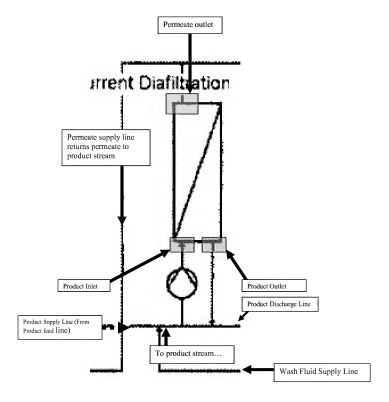


Fig. 1. Concepts of diafiltration.

For details of the return lines, inlets, outlets etc. please see the enlarged view of filter (4) produced below.

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Lipnikzki et al. further teach that the filtration device may be used in filtration plants (Pg. 180, Introduction; pg. 181, col. 1, 2nd paragraph).

Clearly, from the figured reproduced above, it is clear that the filtration plant comprising the dialfiltration device may comprise one or more additional diafiltration stages installed upstream of the device (Figure 1.3, Filter 4) wherein the diafiltration stages can be supplied with permeate of the next downstream filtration stage (see permeate recycle stream from filter 5 to upstream of filter 4).

Lipnizki et al. also teach that a pre-concentration step for achieving particular concentrations of low molecular weight components in retentate and permeate is completed prior to the diafiltration step (pg. 180, Introduction). They further teach that ultrafiltration is well-known as a state of the art way to accomplish the concentration (Introduction). Therefore, an ultrafiltration stage is provided upstream of the diafiltration stage.

Lipnizki et al. do not teach that the diafiltration device comprises an adjusting means for adjusting the ratio of the wash fluid and the permeate stream that are fed to the product stream, wherein the adjusting means can adjust the wash fluid and the permeate streams independently of eachother, and can adjust the ratio of the amount of wash fluid supplied to the permeate can be automatically adjusted in a closed-loop control system or wherein the adjusting means can automatically adjust the amount of permeate fed to the individual stages.

However, in the analogous art of diafiltration, Martin et al. teach that it is well-known and extremely obviously to incorporate an automatic control system such as a computer (col. 4, lines 45-55). Martin et al.'s computer calculates the amount of washing fluid that should be added and controls the influx of the washing fluid (col. 4, lines 46-49). Therefore, their computer

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is an automatic control or adjusting means which adjusts the ratio of the wash fluid supplied to the permeate. While Martin et al. do not teach that the computer adjusts the permeate stream or wherein it can adjust the permeate stream and the wash stream independently of each other, the computer described by Marin et al. is capable of being programmed in a way which would enable the computer to control the retentate and the wash stream independently.

Lipnizki et al. teach that minimizing wash fluid (diafiltration waer) and minimizing equipment requirements is of concern when contemplating diafiltration (abstract; pg. 181, col. 1-2, para. 2). Martin et al. provide a way for automating Lipnizki et al.'s device which would reduce wash waste (using calculated measurements, removing human error) and would reduce the requirements for equipment space. Further, automation reduces the number of employees required to maintain a diafiltration plant.

Therefore, it would have been obvious to one of ordinary skill in the art at the time of the invention to automate Lipnizki et al.'s device for the benefit of cutting production costs, minimizing waste and reducing the space required for equipment.

Further, the examiner would like to remind applicant that providing a mechanical or automatic means to replace manual activity, which accomplishes the same result, is within the ambit of a person of ordinary skill in the art. See *In re Venner*, 120 USPQ 192 (CCPA 1958) (see MPEP § 2144.04).

Regarding claims 60, 61 and 62, the prior art remains as applied to claim 59 above.

While Lipnizki et al. teach a product feed line, product discharge line, product outlet, circulation pump, wash fluid line and permeate supply line, they do not teach the exact configuration of the wash fluid line, product feed line and product discharge line as claimed in claims 50-62.

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However, the configurations are extremely similar (see the figures provided above). In fact, at some point each "line" passes between the product outlet and the circulation pump, as is claimed. Further, the Courts have held that the mere rearrangement of parts, without any new or unexpected results, is within the ambit of a person of ordinary skill in the art. See *In re Japikse*, 86 USPO 70 (CCPA 1950) (see MPEP § 2144.04).

For further evidence that varying the configurations is well-known and within the ambit of one of ordinary skill in the art attention is drawn to Martin et al., Fig. 1 a similar configuration is depicted.

Regarding claims 64, 71 and 72, the prior art remains as applied to claims 62 and 68 above. The limitations of claims 64, 71 and 72 are construed as functional limitations of the system design. They do not reasonably convey any further structural limitations of the diafiltration system. Instead, they describe what the particular filtration system design does. The recited structure has been rendered obvious by Lipnizki et al. in view of Martin et al., as applied above. Because the "design" of the diafiltration system is fully taught, the functional limitations are inherent. Regarding product and apparatus claims, when the structure recited in the reference is substantially identical to that of the claims, claimed properties or functions are presumed to be inherent. Further, the Courts have held that it is well settled that where there is a reason to believe that a functional characteristic would be inherent in the prior art, the burden of proof then shifts to the applicant to provide objective evidence to the contrary. See *In re Schreiber*, 128 F.3d at 1478, 44 USPQ2d at 1478, 44 USPQ2d at 1432 (Fed. Cir. 1997) (see MPEP § 2112.01, 1.).

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Regarding claim 65, 66 and 73, the prior art remains as applied to claims 64 and 72 above. Lipnizki et al. teach that pumps are well-known for their use in counter-current diafiltration (Table 3, see footnote) and are well-known to move liquid through the system. In one embodiment, Lipnizki et al. teach that pumps are commonly included in the wash fluid supply line (Pg. 183, Fig. 2.2 and 2.3). Lipnizki et al. do not explicitly state that a pump is provided in the permeate return line.

However, one of ordinary skill in the art at the time of the invention would have found it quite obvious to incorporate a pump in the return line of the diafiltration system for the benefit of moving the permeate through the closed-loop system.

### Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to ALLISON GIONTA whose telephone number is (571)270-1767. The examiner can normally be reached on M-F: 9am to 5pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Vickie Kim can be reached on (571)272-0579. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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/Krishnan S Menon/ Primary Examiner, Art Unit 1777

/AMG/